

UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA

In re Bair Hugger Forced Air Warming  
Products Liability Litigation

MDL No. 15-2666 (JNE/FLN)

This Document Relates To:  
All Actions

**AFFIDAVIT OF JULIE HAUSER IN  
OPPOSITION TO 3M COMPANY'S  
MOTION TO REMOVE  
"CONFIDENTIAL" DESIGNATION  
FROM DOCUMENTS PRODUCED  
BY RIDGEVIEW MEDICAL  
CENTER**

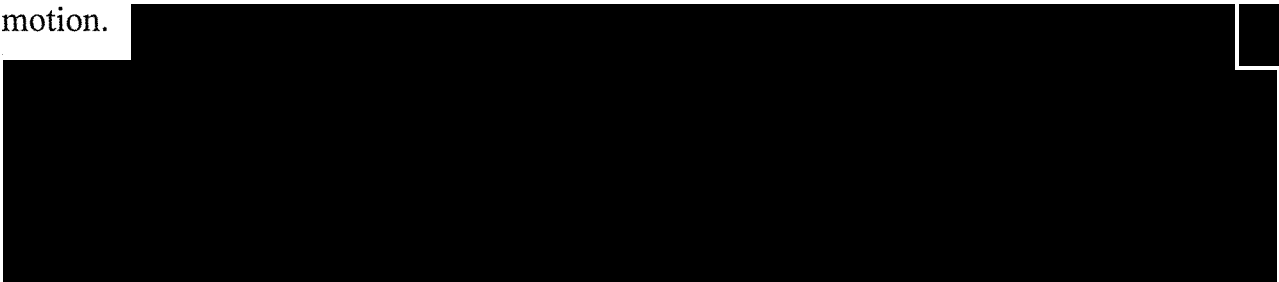
**(FILED UNDER SEAL)**

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Julie Hauser, being duly sworn, deposes and declares:

1. I am the Executive Director Governance & Compliance of Ridgeview Medical Center and am familiar with the alleged facts and legal arguments being made with respect to 3M Company's Motion to Remove "Confidential" Designation from documents marked as "Confidential" by Ridgeview Medical Center in response to a subpoena served upon Ridgeview Medical Center by 3M Company.

2. Attached hereto as **Exhibit A** is a true and correct copy of a document dated stamped RMC000906 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion.



3.

[REDACTED]


4.

[REDACTED]


5.

[REDACTED]


6. Attached hereto as **Exhibit B** is a true and correct copy of documents bated stamped RMC000907-RMC000912 being produced and marked as “Confidential” under the Protective Order in support of Ridgeview Medical Center’s Opposition to 3M Company’s motion.




7. Attached hereto as **Exhibit C** is a true and correct copy of documents bated stamped RMC000913-RMC000917 being produced and marked as “Confidential” under the Protective Order in support of Ridgeview Medical Center’s Opposition to 3M Company’s motion.



8. Attached hereto as **Exhibit D** is a true and correct copy of documents bated stamped RMC000918-RMC000921 being produced and marked as “Confidential” under the Protective Order in support of Ridgeview Medical Center’s Opposition to 3M Company’s motion.



9. Attached hereto as **Exhibit E** is a true and correct copy of documents bated stamped RMC000922-RMC000923 being produced and marked as “Confidential” under the Protective Order in support of Ridgeview Medical Center’s Opposition to 3M Company’s motion.



10. Attached hereto as **Exhibit F** is a true and correct copy of documents bated stamped RMC000924-RMC000925 being produced and marked as “Confidential” under

the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion. [REDACTED]

11. Attached hereto as **Exhibit G** is a true and correct copy of documents bated stamped RMC000926-RMC000929 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion. [REDACTED]

12. Attached hereto as **Exhibit H** is a true and correct copy of documents bated stamped RMC000930-RMC000933 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion. [REDACTED]

13. Attached hereto as **Exhibit I** is a true and correct copy of documents bated stamped RMC000934-RMC000935 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion. [REDACTED]

14. Attached hereto as **Exhibit J** is a true and correct copy of documents bated stamped RMC000936-RMC000937 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M

Company's motion. [REDACTED]

15. Attached hereto as **Exhibit K** is a true and correct copy of document bate stamped RMC000938 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion.

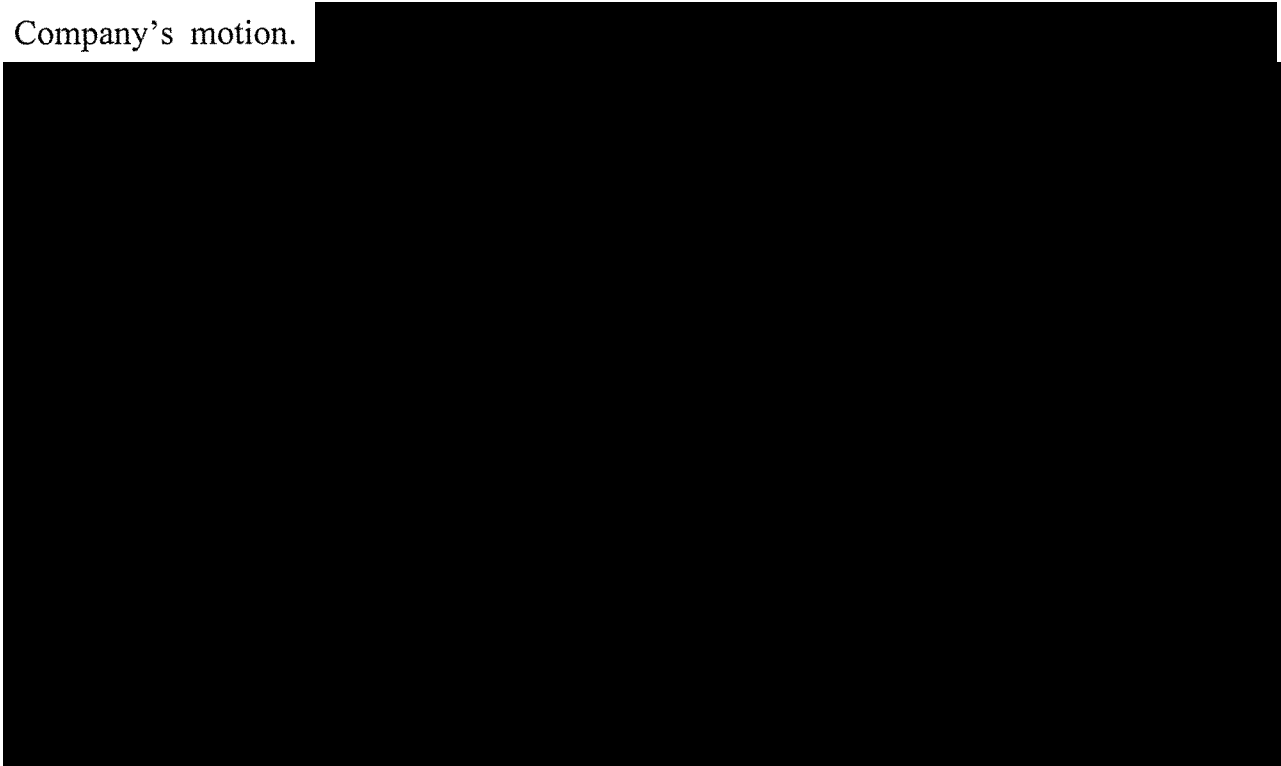
[REDACTED]

16. Attached hereto as **Exhibit L** is a true and correct copy of documents bate stamped RMC000939-RMC000940 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion. [REDACTED]

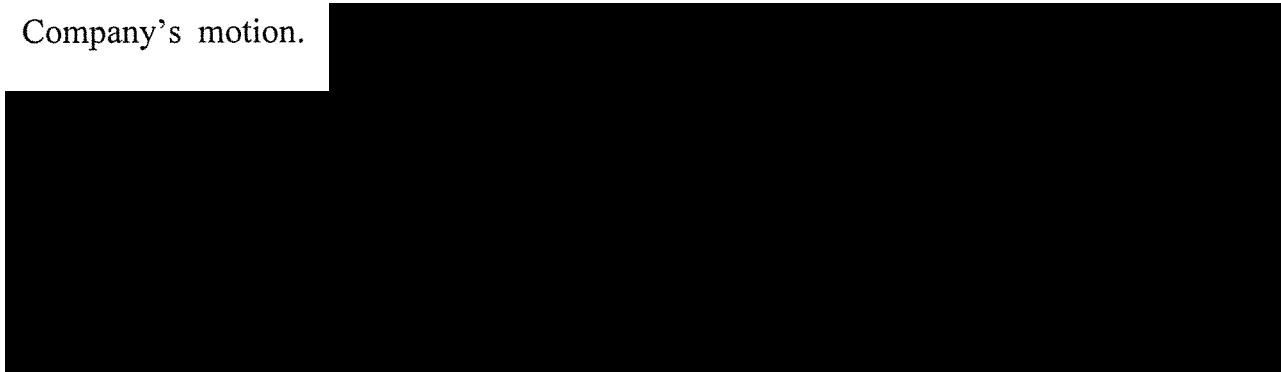
17. Attached hereto as **Exhibit M** is a true and correct copy of documents bate stamped RMC000941-RMC000943 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion. [REDACTED]

18. Attached hereto as **Exhibit N** is a true and correct copy of documents bate stamped RMC000944-RMC000951 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M

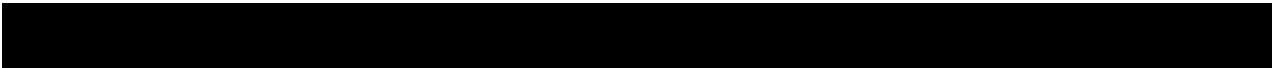
Company's motion.



19. Attached hereto as **Exhibit O** is a true and correct copy of documents bated stamped RMC000952-RMC000957 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion.



20. Attached hereto as **Exhibit P** is a true and correct copy of document bated stamped RMC000958 being produced and marked as "Confidential" under the Protective Order in support of Ridgeview Medical Center's Opposition to 3M Company's motion.



[REDACTED]

21.

[REDACTED]

22. Document bated stamped RMC000039

[REDACTED]

[REDACTED]

[REDACTED]

23. Documents bate stamped RMC000300, RMC00050-00055, RMC00057-00062, and RMC00064-00073

[REDACTED]

24.

[REDACTED]



25. Documents bated stamped RMC00064-00071



26. Documents bated stamped RMC00072-00073





27. Documents bated stamped RMC000179, 00093-00095, 000102-000105, and 000173-000176



28. Documents bated stamped RMC000025 and RMC000184-000185





29. Documents bated stamped RMC000127-000129



30. Documents bated stamped RMC0002-0009



[REDACTED]

31.

[REDACTED]

32.

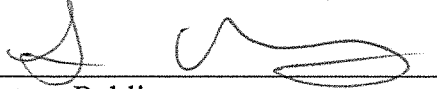
[REDACTED]

FURTHER YOUR AFFIANT SAYETH NOT.

Date: May 11, 2017

  
Julie Hauser

Subscribed and sworn to before  
me this 11 day of May, 2017.

  
Notary Public

